SECOND REGULAR SESSION

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SENATE SUBSTITUTE FOR

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93RD GENERAL ASSEMBLY

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TERRY L. SPIELER, Secretary.

AN ACT

To repeal sections 475.010 and 475.045, RSMo, and to enact in lieu thereof three new sections relating to standby guardianship of minors.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Sections 475.010 and 475.045, RSMo, are repealed and three

- 2 new sections enacted in lieu thereof, to be known as sections 475.010, 475.045,
- 3 and 475.046, to read as follows:

475.010. When used in this chapter, unless otherwise apparent from the

- 2 context, the following terms mean:
- 3 (1) "Adult", a person who has reached the age of eighteen years;
- 4 (2) "Claims", liabilities of the protectee arising in contract, in tort or
- 5 otherwise, before or after the appointment of a conservator, and liabilities of the
- 6 estate which arise at or after the adjudication of disability or after the
- 7 appointment of a conservator of the estate, including expenses of the adjudication
- 8 and of administration. The term does not include demands or disputes regarding
- 9 title of the protectee to specific assets alleged to be included in the estate;
- 10 (3) "Conservator", one appointed by a court to have the care and custody
- 11 of the estate of a minor or a disabled person. A "limited conservator" is one
- 12 whose duties or powers are limited. The term "conservator", as used in this
- 13 chapter, includes "limited conservator" unless otherwise specified or apparent
- 14 from the context;

- 15 (4) "Disabled" or "disabled person", one who is:
- 16 (a) Unable by reason of any physical or mental condition to receive and 17 evaluate information or to communicate decisions to such an extent that the 18 person lacks ability to manage his financial resources[,]; or
- 19 (b) The term "disabled" or "disabled person", as used in this chapter 20 includes the terms "partially disabled" or "partially disabled person" unless 21 otherwise specified or apparent from the context;
 - (5) "Eligible person" or "qualified person", a natural person, social service agency, corporation or national or state banking organization qualified to act as guardian of the person or conservator of the estate pursuant to the provisions of section 475.055;
 - (6) "Guardian", one appointed by a court to have the care and custody of the person of a minor or of an incapacitated person. A "limited guardian" is one whose duties or powers are limited. A "standby guardian" is one approved by the court to temporarily assume the duties of guardian of a minor child under section 475.045. The term "guardian", as used in this chapter, includes "limited guardian" unless otherwise specified or apparent from the context;
 - (7) "Guardian ad litem", one appointed by a court, in which particular litigation is pending, to represent a minor, an incapacitated person, a disabled person, or an unborn person in that particular proceeding or as otherwise specified in this code;
 - (8) "Habilitation", instruction, training, guidance or treatment designed to enable and encourage a mentally retarded or developmentally disabled person as defined in chapter 630, RSMo, to acquire and maintain those life skills needed to cope more effectively with the demands of his **or her** own person and of his **or her** environment;
 - (9) "Incapacitated person", one who is unable by reason of any physical or mental condition to receive and evaluate information or to communicate decisions to such an extent that he **or she** lacks capacity to meet essential requirements for food, clothing, shelter, safety or other care such that serious physical injury, illness, or disease is likely to occur. The term "incapacitated person" as used in this chapter includes the term "partially incapacitated person" unless otherwise specified or apparent from the context;
- 49 (10) "Least restrictive environment", that there shall be imposed on the 50 personal liberty of the ward only such restraint as is necessary to prevent [him]

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the ward from injuring himself or herself and others and to provide [him] the ward with such care, habilitation and treatment as are appropriate for [him] the ward considering his or her physical and mental condition and financial means;

- obtain, administer, and dispose of real and personal property, intangible property, business property, benefits, income or any assets, or those actions necessary to prevent waste, loss or dissipation of property, or those actions necessary to provide for the care and support of such person or anyone legally dependent upon [him] such person by a person of ordinary skills and intelligence commensurate with his or her training and education;
 - (12) "Minor", any person who is under the age of eighteen years;
 - (13) "Parent", one legally established as the parent of the minor;
 - (14) "Parent with physical custody", the legally established parent with physical custody of the minor;
 - (15) "Partially disabled person", one who is unable by reason of any physical or mental condition to receive and evaluate information or to communicate decisions to such an extent that [he] such person lacks capacity to manage, in part, his or her financial resources;
- [(14)] (16) "Partially incapacitated person", one who is unable by reason of any physical or mental condition to receive and evaluate information or to communicate decisions to the extent that [he] such person lacks capacity to meet, in part, essential requirements for food, clothing, shelter, safety, or other care without court-ordered assistance;
- 74 (17) "Presumed parent", a person defined in section 210.822, 75 RSMo;
 - [(15)] (18) "Protectee", a person for whose estate a conservator or limited conservator has been appointed or with respect to whose estate a transaction has been authorized by the court under section 475.092 without appointment of a conservator or limited conservator;
- 80 (19) "Putative parent", a parent registered under the putative 81 father registry under section 192.016, RSMo;
- [(16)] (20) "Social service agency", a charitable organization organized and incorporated as a not-for-profit corporation under the laws of this state and which qualifies as an exempt organization within the meaning of section 501(c)(3), or any successor provision thereto of the federal Internal Revenue Code;
 - [(17)] (21) "Treatment", the prevention, amelioration or cure of a person's

- 87 physical and mental illnesses or incapacities;
- 88 [(18)] (22) "Ward" [is], a minor or an incapacitated person for whom a guardian or limited guardian has been appointed.
 - 475.045. 1. Except in cases where they fail or refuse to give required
- 2 security or are adjudged unfit for the duties of guardianship or conservatorship,
- 3 or waive their rights to be appointed, the following persons, if otherwise qualified,
- 4 shall be appointed as guardians or conservators of minors:
- 5 (1) The parent or parents of the minor, except as provided in section 6 475.030;
- 7 (2) If any minor over the age of fourteen years has no qualified parent
- B living, a person nominated by the minor, unless the court finds appointment
- 9 contrary to the best interests of the minor;
- 10 (3) [Where both parents of a minor are dead, any person appointed by the
- 11 will of the last surviving parent,] Any person appointed by will or other
- 12 signed writing by an appointing parent who has not been adjudged unfit or
- 13 incompetent for the duties of guardian or conservator.
- 14 2. Without surrendering parental rights, any parent, legal
- 15 guardian, or other court-approved party interested in the minor's
- 16 welfare may appoint a standby guardian of a minor in accordance with
- 17 section 475.046.
- 18 3. Unfitness of any of the persons mentioned in subsection 1 for the duties
- 19 of guardianship or conservatorship may be adjudged by the court after due notice
- 20 and hearing.
- 21 [3.] 4. Unfitness of any of the persons listed in subsection 1 of
- 22 this section for the duties of guardianship or conservatorship may be
- 23 adjudged by the court after due notice and hearing.
- 24 5. If no appointment is made under subsection 1, the court shall appoint
- 25 as guardian or conservator of a minor the most suitable person who is willing to
- 26 serve and whose appointment serves the best interests of the child to a
- 27 stable and permanent placement.
 - 475.046. 1. Upon petition as provided in section 475.060 of an
 - 2 appointing parent, legal guardian, or other court approved party
 - 3 interested in the minor's welfare, the court may, before appointment
 - 4 becomes effective, confirm the parent's selection of a standby guardian
 - 5 and terminate the rights of other persons to object. Once the petition
 - 6 is filed, the court shall promptly set the petition for hearing.

2. Reasonable notice of the petition and hearing shall be provided to the parent, presumed parent, or putative parent under section 475.070 and section 472.100, RSMo.

3. The appointment of a standby guardian becomes effective upon the disability or incapacitation of the appointing parent or legal guardian under the definitions in section 475.010 or upon the appointing parent's or legal guardian's death. The standby guardian has the responsibility to bring to the court evidence that the disability or incapacitation of the appointing parent or guardian has occurred.

4. The standby guardian becomes eligible to act upon the filing of an acceptance of appointment, which shall be filed within thirty days after the standby guardian's confirmation by the court becomes effective. The standby guardian shall:

(1) File the acceptance of appointment and a copy of the will with the court of the county in which the will was or could be probated, or in the case of another appointment instrument, file the acceptance of appointment and the appointing instrument with the court of the county in which the minor resides or is present; and

(2) Give written notice of the acceptance of appointment as provided in section 475.070.

5. The standby guardian shall have the same general powers and duties as provided for a guardian in section 475.120, except that after the death of the appointing parent or guardian, standby guardianship may be made permanent when the standby guardian petitions the court to make a formal guardianship determination. The petition may be filed within sixty days of the appointing parent's or guardian's death.

6. The court lacks jurisdiction to proceed on a petition for the appointment of a guardian of a minor if (i) the minor has a living parent, adoptive parent, or adjudicated parent whose parental rights have not been terminated, whose whereabouts are known, and who is willing and able to make and carry out day-to-day child care decisions concerning the minor, unless the parent or parents consent to the appointment or, after receiving notice of the hearing, fail to object to the appointment at the hearing on the petition; or (ii) there is a guardian for the minor appointed by a court of competent jurisdiction. There shall be a rebuttable presumption that a parent of a minor is willing and able to make and carry out day-to-day child care

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decisions concerning the minor, but the presumption may be rebutted by a preponderance of the evidence. 45

7. Until the court confirms an appointee under this section, a minor who is the subject of an appointment by a parent and who has 47attained fourteen years of age, or a person other than a parent or 48 guardian having care and custody of the minor, may attempt to prevent 49 or terminate the appointment at any time by filing a written objection 50in the court in which the appointing instrument is filed. An objection 51may be withdrawn and, if withdrawn, is of no effect. The court shall 52have discretion and the objection shall not preclude judicial 53 54 appointment of the person selected by the parent.